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10/766,053	01/28/2004	Moritz Haupt	INTECH 3.0-104	2311
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SLATER & MATSIL LLP 17950 PRESTON ROAD			TRAN, THANH Y	
SUITE 1000 DALLAS, TX 75	5252		ART UNIT	PAPER NUMBER
DALLAS, IX /	) <i>232</i>		2822	
SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

• ,		Application No.	Applicant(s)				
Office Action Summary		10/766,053	HAUPT, MORITZ				
		Examiner	Art Unit				
		Thanh Y. Tran	2822				
Period fo	The MAILING DATE of this communication Reply	on appears on the cover she	et with the correspondence ad	ldress			
WHI( - Exte after - If NO - Failt Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAILI nsions of time may be available under the provisions of 37 SIX (6) MONTHS from the mailing date of this communical or period for reply is specified above, the maximum statutory are to reply within the set or extended period for reply will, by the period for reply will, by the context of the period for reply will, by the period for reply will be period for r	NG DATE OF THIS COMM CFR 1.136(a). In no event, however, r tion. y period will apply and will expire SIX (6 by statute, cause the application to become	IUNICATION.  nay a reply be timely filed  i) MONTHS from the mailing date of this come ABANDONED (35 U.S.C. § 133).				
Status		•					
1)[🖂	Responsive to communication(s) filed or	n <i>14 December 2006.</i>					
2a)⊠	_	This action is non-final.					
3)							
·	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
4)⊠	4)⊠ Claim(s) <u>1-27</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)							
6)⊠	Claim(s) <u>1-27</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	8) Claim(s) are subject to restriction and/or election requirement.						
Applicat	ion Papers						
9)[	The specification is objected to by the Ex	aminer.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	The oath or declaration is objected to by	the Examiner. Note the atta	ached Office Action or form P1	ΓΟ-152.			
Priority (	under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) ☐ All b) ☐ Some * c) ☐ None of:							
	<ul> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> </ul>						
	<ul> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage</li> </ul>						
	application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.							
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Attachmen	t(s)						
1) Notic	e of References Cited (PTO-892)		view Summary (PTO-413)				
	e of Draftsperson's Patent Drawing Review (PTO-9		er No(s)/Mail Date ee of Informal Patent Application				
•	mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	· <b>—</b>	r:				

### DETAILED ACTION

# Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-4, 7, 9, 14, and 16-17 are rejected under 35 U.S.C. 102(e) as being anticipated by Lee (U.S. 6,759,335).

As to claim 1, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, the method comprising: forming a trench having sidewalls and a bottom formed within the substrate (10), the sidewalls and bottom of the trench being formed of the substrate material (material of substrate 10 / "semiconductor" material of 10, see col. 2, line 56); forming a vertical silicon layer ("polysilicon" 62) along the sidewalls of the trench to continuously cover at least a portion of the sidewalls, the silicon layer (62) not having a continuous crystalline structure; and performing gas phase doping (65) so that the silicon layer ("polysilicon" 62) is doped with a dopant having a concentration of at least 1E19 atoms/cm3 ("1E18 to 1E21 ions/cm3") (see col. 3, line 40 – col. 4, line 25).

As to claims 2-3, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, wherein the silicon layer (62) comprises amorphous silicon or polysilicon (62) (see col. 4, lines 8-25)

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As to claim 4, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, wherein the silicon layer ("polysilicon" 62) is at least 8 nm thick ("about 20 and 100 nm") (see col. 4, lines 17-25).

As to claims 7 and 9, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, wherein the dopant is arsenic or phosphorous (see col. 4, lines 8-16).

As to claim 14, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, wherein forming the silicon layer ("polysilicon" 62) and performing the gas phase doping (65) comprise an in-situ process (see col. 4, lines 8-16).

As to claim 16, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, further comprising: performing a wet clean ("wet process") of the substrate before performing the gas phase doping (65), wherein the wet clean ("wet process") removes a native oxide on the silicon layer (see figures 4-7, and col. 3, lines 37-39).

As to claim 17, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, further comprising substantially filling the trench with a fill material (64) after performing the gas phase doping (65) (see figures 7-8).

### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 5-6, 8, 10-13 and 18-24, are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee (U.S. 6,759,335) in view of Chung et al (U.S. 6,734,106).

As to claims 5, 6, 8, 10, 11, 12, and 13, Lee does not disclose the gas phase doping is performed at a temperature between about 850-1000° C or a temperature between 850-950° C; the gas phase doping is performed at a pressure of between 1-100 Torr; the gas phase doping uses AsH.sub.3 as a dopant precursor or dopant is arsenic formed by an AsH.sub.3 precursor; the precursor is flowed at a rate of 100-300 sccm for between 5-120 minutes.

Chung et al discloses in col. 2, line 49 - col. 3, line 20, a method wherein the gas phase doping is performed at a temperature between about 850-1000° C ("about 900 to 1000° C") or a temperature between 850-950 ° C ("about 900 to 1000° C"); the gas phase doping is performed at a pressure of between 1-100 Torr ("about 100 torr"); the gas phase doping uses AsH.sub.3 ("AsH3") as a dopant precursor or dopant is arsenic formed by an AsH.sub.3 ("AsH3") precursor; the precursor is flowed at a rate of 100-300 sccm ("about 200") for between 5-120 minutes ("about 120 ... minutes"). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the method of Lee by having the gas phase doping which is performed at a temperature between about 850-1000° C or a temperature between 850-950 ° C; the gas phase doping is performed at a pressure of between 1-100 Torr; the gas phase doping uses AsH.sub.3 as a dopant precursor or dopant is arsenic formed by an AsH.sub.3 precursor; the precursor is flowed at a rate of 100-300 sccm for between 5-120 minutes as taught by Chung et al for protecting the upper surface of the substrate.

Lee in view of Chung does not disclose the step of forming the silicon layer is performed at a temperature less than the gas phase doping; and the gas phase doping is performed at a

pressure of between 15-30 Torr. However, the temperature range for the silicon layer, and the pressure range for the gas phase doping would have been obvious to an ordinary artisan practicing the invention because, absent evidence of disclosure of criticality for the range giving unexpected results, it is not inventive to discover optimal or workable ranges by routine experimentation. In re Aller, 220 F.2d 454, 105 USPQ 233, 235 (CCPA 1955). Furthermore, the specification contains no disclosure of either the critical nature of the claimed dimensions of any unexpected results arising therefrom. Where patentability is aid to be based upon particular chosen dimensions or upon another variable recited in a claim, the Applicant must show that the chosen dimensions are critical. See In re Woodruff, 919 F.2d 1575, 1578, 16 USPQ2d 1934, 1936 (Fed. Cir. 1990).

Lee in view of Chung does not disclose the precursor is flowed in the presence of H2 or He. However, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the method of Lee in view of Chung by using H2 or He material for flowing the precursor for controlling the rate and processing time of the precursor, since it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended used as a matter of obvious design choice. In re Leshin, 125 USPQ 416.

As to claim 18, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, the method comprising: forming a trench having sidewalls and a bottom within the substrate (10), the sidewalls and the bottom of the trench being formed of the substrate material (material of substrate 10 / "semiconductor" material of 10, see col. 2, line 56); lining the sidewalls with a node dielectric (20) and forming sidewalls of the node dielectric (20);

depositing a vertical silicon layer ("polysilicon" 62) to continuously cover at least a portion of the sidewalls of the node dielectric (20), the vertical silicon layer ("polysilicon" 62) not having a continuous crystalline structure; wherein the gas phase doping (65) results in the silicon layer ("polysilicon" 62) being doped with a dopant having a concentration of at least 1E19 atoms/cm.sup.3 ("1E18 to 1E21 ions/cm3") (see col. 3, line 40 – col. 4, line 25).

Lee does not disclose a method comprising: performing gas phase doping in a reaction chamber by: flowing a dopant precursor gas in the reaction chamber at a rate of between 100-300 sccm, heating the reaction chamber to a temperature of between 850-1000 degree C, and pressurizing the reaction chamber to a pressure of between 1-100 Torr.

Chung et al discloses in col. 2, line 49 - col. 3, line 20, a method comprising: performing gas phase doping in a reaction chamber by: flowing a dopant precursor gas in the reaction chamber at a rate of between 100-300 sccm ("about 200"), heating the reaction chamber to a temperature of between 850-1000 degree C ("about 900 to 1000° C"), and pressurizing the reaction chamber to a pressure of between 1-100 Torr ("about 100 torr") for protecting the upper surface of the substrate. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the method of Lee by having the step of performing gas phase doping in a reaction chamber by: flowing a dopant precursor gas in the reaction chamber at a rate of between 100-300 sccm, heating the reaction chamber to a temperature of between 850-1000 degree C, and pressurizing the reaction chamber to a pressure of between 1-100 Torr as taught by Chung et al for protecting the upper surface of the substrate.

As to claim 19, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, further comprising substantially filling the trench with a fill material (64, figure 8) after performing the gas phase doping (65, figure 7).

As to claims 20-21, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, wherein the silicon layer ("polysilicon" 62) comprises amorphous silicon or polysilicon (see col. 4, lines 8-25).

As to claim 22, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, wherein the silicon layer ("polysilicon" 62) is at least 8 nm thick ("about 20 and 100 nm") (see col. 4, lines 17-25).

As to claim 23, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, wherein the dopant is arsenic or phosphorous (see col. 4, lines 8-16).

As to claim 24, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, wherein forming the silicon layer ("polysilicon" 62) and performing the gas phase doping (65) comprise an in-situ process (see col. 4, lines 8-16).

5. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lee (U.S. 6,759,335) in view of Cheong (U.S. 2003/0186533).

As to claim 15, Lee does not disclose a method wherein forming the silicon layer and performing the gas phase doping comprise an ex-situ process.

Cheong discloses in paragraphs [0005] and [0029] a method, wherein forming the silicon layer ("silicon thin film") and performing the gas phase doping comprise an ex-situ process.

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the

invention was made to modify the method of Lee by having the steps of forming the silicon layer and performing the gas phase doping comprise an ex-situ process as taught by Cheong for removing contaminants which are produced by such contaminator as carbon and oxides (see paragraph [0029] in Cheong).

6. Claims 25-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lee (U.S. 6,759,335) in view of Chung et al (U.S. 6,734,106) as applied to claim 18 above, and further in view of Cheong (U.S. 2003/0186533).

As to claim 25, Lee in view of Chung does not disclose a method wherein forming the silicon layer and performing the gas phase doping comprise an ex-situ process.

Cheong discloses in paragraphs [0005] and [0029] a method, wherein forming the silicon layer ("silicon thin film") and performing the gas phase doping comprise an ex-situ process. Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify the method of Lee in view Chung by having the steps of forming the silicon layer and performing the gas phase doping comprise an ex-situ process as taught by Cheong for removing contaminants which are produced by such contaminator as carbon and oxides (see paragraph [0029] in Cheong).

As to claim 26, Lee discloses in figures 5-7 a method of fabricating a semiconductor device in a substrate, further comprising: performing a wet clean ("wet process") of the substrate (figure 4) before performing the gas phase doping (65) (figure 6), wherein the wet clean ("wet process") removes a native oxide on the silicon layer ("polysilicon" 62).

As to claim 27, Lee in view of Chung et al does not disclose a method wherein the dopant has a concentration of at least 5x10.sup.19 atoms/cm.sup.3.

Cheong discloses in col. 4, lines 57-59 a method, wherein the dopant has a concentration of at least 5x10.sup.19 atoms/cm.sup.3 ("about 1x10.sup.19 atoms/cm.sup.3 to about 21x10.sup.20 atoms/cm.sup.3"). Applicant should note that: 5x10.sup.19 atoms/cm.sup.3 falls in the range of "about 1x10.sup.19 atoms/cm.sup.3 to about 21x10.sup.20 atoms/cm.sup.3" (see paragraphs [0016] & [0017]). Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to modify the method of Lee in view of Chung et al by having the dopant which has a concentration of at least 5x10.sup.19 atoms/cm.sup.3 as taught by Cheong for preventing outdiffusing phosphorus doped on junction area through a thermal budget according to a subsequent thermal process (see paragraph [0035] in Cheong).

## Response to Arguments

7. Applicant's arguments filed on 12/14/06 have been fully considered but they are not persuasive.

Applicant argued that the silicon 62 is not formed along the sidewalls of the trench.

In response, the examiner disagrees with applicant's argument because figures 6 and 7 of Lee clearly discloses at least a portion of the silicon layer 62 is vertically formed along the sidewalls of the trench.

Applicant further argued that Lee does not disclose the vertical silicon layer is formed along the sidewalls of the trench to continuously cover at least a portion of the sidewalls.

In response, the examiner disagrees with applicant's argument because Lee clearly discloses in figures 6-7 the vertical portion of silicon layer (62) is formed along the sidewalls of the trench to continuously cover at least a portion of the sidewalls, and figures 6-7 of Lee clearly teaches that. Furthermore, the claim has never recited that the silicon layer is formed along the sidewalls of the trench to continuously cover the sidewalls completely. Thus the claimed language, as recited in claim 1, is clearly met by the structure of Lee as shown in figures 6-7.

Applicant further argued that the combination of Lee and Chung does not obviate claims depending from the independent claim.

In response to applicant's argument that there is no suggestion to combine the references, the examiner recognizes that obviousness can only be established by combining or modifying the teachings of the prior art to produce the claimed invention where there is some teaching, suggestion, or motivation to do so found either in the references themselves or in the knowledge generally available to one of ordinary skill in the art. See *In re Fine*, 837 F.2d 1071, 5

USPQ2d 1596 (Fed. Cir. 1988) and *In re Jones*, 958 F.2d 347, 21 USPQ2d 1941 (Fed. Cir. 1992). In this case, Lee clearly discloses all the limitations as recited in claim 18 except for the steps of: performing gas phase doping in a reaction chamber by: flowing a dopant precursor gas in the reaction chamber at a rate of between 100-300 sccm, heating the reaction chamber to a temperature of between 850-1000 degree C, and pressurizing the reaction chamber to a pressure of between 1-100 Torr. However, Chung et al clearly discloses in col. 2, line 49 - col. 3, line 20, a method comprising: performing gas phase doping in a reaction chamber by: flowing a dopant precursor gas in the reaction chamber at a rate of between 100-300 sccm ("about 200"), heating the reaction chamber to a temperature of between 850-1000 degree C ("about 900 to 1000° C"),

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and pressurizing the reaction chamber to a pressure of between 1-100 Torr ("about 100 torr") for protecting the upper surface of the substrate. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the method of Lee by having the step of performing gas phase doping in a reaction chamber by: flowing a dopant precursor gas in the reaction chamber at a rate of between 100-300 sccm, heating the reaction chamber to a temperature of between 850-1000 degree C, and pressurizing the reaction chamber to a pressure of between 1-100 Torr as taught by Chung et al for protecting the upper surface of the substrate.

Applicant further argued that the reference does not disclose forming a silicon layer over a node dielectric sidewall and then gas phase doping the silicon layer as required.

In response, the examiner disagrees with applicant's argument because Lee clearly discloses in figures 6-7 the step of: forming a silicon layer (62) over a node dielectric sidewall (20) and then gas phase doping (65) the silicon layer (62) as required.

### Conclusion

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

# **Contact Information**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thanh Y. Tran whose telephone number is (571) 272-2110. The examiner can normally be reached on M-F (9-6:30pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Zandra Smith, can be reached on 571-272-2429. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TYT

Supervisory Patent Examiner